

represented and suggested that the article when used as directed would be effective in the flock treatment of worms (*Ascaridia lineata*) which infest poultry, whereas it would not be effective for such purpose.

DISPOSITION: September 2, 1947. Default decree of condemnation and destruction.

2247. Misbranding of Ful-O-Pep Super Greens. U. S. v. 413 Bags * * * and 50 booklets. (F. D. C. No. 21622. Sample No. 52151-H.)

LIBEL FILED: December 24, 1946, District of Minnesota.

ALLEGED SHIPMENT: On or about October 23 and 29, 1946, by the Quaker Oats Co., from Cedar Rapids, Iowa.

PRODUCT: 413 100-pound bags of *Ful-O-Pep Super Greens* at Minneapolis, Minn., together with 50 booklets entitled "Save Feed the Ful-O-Pep Way."

LABEL, IN PART: "GUARANTEED ANALYSIS Crude Protein, not less than 19.00 per cent Crude Fat, not less than 4.50 per cent Crude Fibre, not more than 8.00 per cent CARBOHYDRATES Nitrogen-free Extract, not less than 47.00 percent **INGREDIENTS:** Oatmeal, Hominy Feed, Wheat Bran, Wheat Standard Middlings, Barley Feed, Meat Scraps, Soybean Oil Meal, Fish Meal, Liver Meal, Distillers' Dried Grains with Solubles, D-Activated Animal Sterol (Vitamin D), Dried Milk By-Product, Cane Molasses, Dehydrated Alfalfa Meal, Dehydrated Cereal Grasses (from Wheat, Oats, Rye and Barley), Bone Meal 1%, Iodized Salt, 1%."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on the label of the article and in the booklets were false and misleading since they represented and suggested that the article was effective in the treatment of colds, chickenpox, bronchitis, laryngotracheitis, and round worms in poultry, whereas it was not effective for such purposes.

DISPOSITION: October 27, 1947. The Quaker Oats Company, claimant, having denied that the product was misbranded, but having consented to the entry of a decree in order to avoid the expense of a trial, judgment of condemnation was entered. The product was ordered delivered for the use of a charitable or public institution, and the booklets were ordered destroyed.

2248. Misbranding of Singer's Earth Crust Minerals. U. S. v. 140 Bags * * * and a quantity of printed matter. (F. D. C. No. 15267. Sample No. 23601-H.)

LIBEL FILED: February 12, 1945, Western District of Texas.

ALLEGED SHIPMENT: On or about October 17, 1944, from Barrington, Ill., by the Chain of Lakes Duck Farm.

PRODUCT: 140 100-pound bags of *Singer's Earth Crust Minerals* at Nixon, Tex., together with 4,000 circulars entitled "Singer's Earth Crust Minerals" and a placard headed "Livestock and Poultry Raisers." Analysis showed that the product consisted essentially of soil, sand, and small amounts of plant material, with added calcium carbonate, salt, and a phosphate.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on the label of the article and on the circulars and placard were false and misleading since they represented and suggested that the product would be effective in keeping livestock and poultry healthy; that it would prevent poor digestion, loss of appetite, run-down condition, and diseases in general; that it would be effective in removing any species of worms from the intestines of livestock and poultry; that it would lower mortality; that it would prevent the diseased condition of poultry known as range paralysis; and that its use would save feeding costs. The article would not be effective for such purposes.

The article was alleged also to be misbranded under the provisions of the law applicable to foods, as reported in notices of judgment on foods.

DISPOSITION: May 9, 1947. E. A. Singer, Barrington, Ill., claimant, having consented to the entry of a decree, judgment was entered ordering that the product be released under bond, conditioned upon the destruction or changing and re-printing of the circulars and placard to conform with the law, under the supervision of the Food and Drug Administration.

2249. Misbranding of Security Special Udder Formula. U. S. v. 140 jars, etc. (F. D. C. No. 22738. Sample No. 44385-H.)

LIBEL FILED: April 1, 1947, Southern District of California.

ALLEGED SHIPMENT: Between the approximate dates of June 4 and November 18, 1946, by the Security Remedies Co., from New York, N. Y.

PRODUCT: 140 1-pint jars, 63 5-pound cans, and 4 25-pound cans of *Security Special Udder Formula* at Artesia, Calif. Analysis showed that the product consisted essentially of petroleum, with small amounts of phenol, eucalyptol, bismuth, and zinc, and traces of aluminum, lead, and ichthammol.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on the label of the article were false and misleading since they represented and suggested that the article would be effective in the treatment of swollen and congested udders of livestock, in the treatment of sore, lumpy, and painful udders due to mastitis or garget, and as a penetrating antiseptic healing ointment for sores on udders. The article would not be effective for those purposes.

DISPOSITION: June 24, 1947. The Security Remedies Company, claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for relabeling under the supervision of the Federal Security Agency.

2250. Misbranding of Illinois Hog Medicine. U. S. v. 19 Sacks * * *.
(F. D. C. No. 20261. Sample No. 52946-H.)

LABEL FILED: July 9, 1946, Southern District of Indiana.

ALLEGED SHIPMENT: On or about May 13, 1946, by the Illinois Mfg. Co., from Quincy, Ill.

PRODUCT: 19 100-pound sacks of *Illinois Hog Medicine*, at Hagerstown, Ind. Analysis showed that the article was a powder consisting essentially of sulfates, carbonates, and bicarbonates; phosphates of calcium, copper, iron, and sodium; and charcoal, fish liver oil, and plant extractive material. The total calcium content was 5.38 percent. Iodine, Chenopodium (American wormseed), and oil of chenopodium were not present in detectable amounts.

NATURE OF CHARGE: Misbranding, Section 502 (a), the following statements in the labeling were false and misleading as applied to a product which did not contain the declared amount of calcium, which contained no detectable amounts of American wormseed, oil of chenopodium, or iodine, and which was not an effective hog medicine for all the conditions and diseases which would cause hogs to appear to be not doing well: (Tag) "Hog Medicine * * * Calcium (Ca), not less than 7%. Ingredients: American Worm Seed * * * Oil of Chenopodium * * * Iodine Minimum .02%"; (circular) "Hog Medicine * * * When hogs do not appear to be doing well we recommend the following force feed treatment * * * Use 4 pounds of Illinois Hog Medicine for each 2000 pounds of hogs."

DISPOSITION: September 26, 1946. No claimant having appeared, judgment was entered ordering the product delivered to public institutions, for use as hog feed.

INDEX TO NOTICES OF JUDGMENT D. D. N. J. NOS 2201 TO 2250

PRODUCTS

	N. J. No.		N. J. No.
Acidophilus culture, Lactobacillus	2220	Chlorydent Tooth Paste	2231
Anabelle Antiseptic Manicure Wafers	2234	Cloro (device)	¹ 2235
Avi-Caps	2242	Cosmetics (subject to the drug provisions of the Act)	2230-2234
Bandages and dressings	2213, 2214	Devices	2215-2219, ¹ 2235-2237
Beebe Rispol	2238	Diarex	2243
Bethiamin	2204	Electreat (device)	2236
Bextra Vitamin B ₁ Tablets	2224	Ephedrine gluconate, solution, isotonic, and isotonic ephedrine solution	2206
Burdock root	2212	Epinephrine hydrochloride injection	2209
Cal brite Calcium-Phosphorus Tablets	2224	Estrogenic substances	2202, ² 2205
Calcium gluconate	2204		
polysulphide solution	2203		

¹ (2235) Seizure contested.

² (2205) Prosecution contested.